

Attorney Docket No. RTI-1181A 01915/139210/S02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Carter, et al.

Serial No.: 09/528,034

Filed: March 17, 2000

For: "MATERIALS AND METHODS FOR

IMPROVED BONE TENDON BONE

TRANSPLANTATION"

Group Art Unit: 3738

Examiner: Alvin Stewart

CERTIFICATE OF MAILING

I hereby certify that this paper (and all papers referred to herein) is being deposited with the United States Postal Service as first class mail, postage prepaid, in an envelope addressed to: BOX AF, Assistant Commissioner for Patents, Washington, D.C. 20231 on:

November 11, 2002

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AMENDMENT AND REQUEST FOR RECONSIDERATION UNDER 35 U.S.C. § 1.116

BOX AF Assistant Commissioner for Patents Washington, DC 20231 RECEIVED

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TECHNOLOGY CENTER R3700

Sir:

In response to the Final Official Action of 09/11/02, for which a response is due 11/11/02, Applicants respectfully request that the Examiner exercise his discretion under § 1.116 and enter the following amendments before consideration of the response on the merits. Entry of the amendments is proper because they cancel claims, clarify the Applicants' invention, and place the claims in better position for appeal. Claim 14 has been allowed. Claims 1, 2, 4 and 5, which are directed to similar subject matter, have been rejected for allegedly being anticipated and/or obvious. The Applicants respectfully submit that the Patent Office erred as a matter of fact in construing the screw-suture combination of Stone (even if attached to a tendon) as anticipating the implantable bone-tendon-bone graft of claim 1 of Applicants' invention.

Please enter